PATENT COOPERATION TREATY

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INTERNATIONAL PRELIMINARY REPORT ON PATENTABILITY

(Chapter II of the Patent Cooperation Treaty)

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference								
K2271PCT	FOR FURTHER ACTION See Form PCT/IPEA/416							
International application No. International filing date PCT/JP2004/008152 04.06.2004			Priority date (day/month/year). 06.06.2003					
International Patent Classification (IPC) or na	ational classification and	IPC	<u> </u>					
B21B27/10, C10M101/02			•					
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Applicant								
NIPPON STEEL CORPORATION e								
 This report is the international prel Authority under Article 35 and tran 	 This report is the international preliminary examination report, established by this International Preliminary Examining Authority under Article 35 and transmitted to the applicant according to Article 36. 							
This REPORT consists of a total or	of 4 sheets, including	this cover sheet.						
3. This report is also accompanied by	y ANNEXES, compris	ing:						
a. 🛛 sent to the applicant and to	the International Bur	eau) a total of 2 sheets.	as follows:					
	 a. Sent to the applicant and to the International Bureau) a total of 2 sheets, as follows: Sheets of the description, claims and/or drawings which have been amended and are the basis of this report and/or sheets containing rectifications authorized by this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions). 							
Supplemental Box.	sheets which supersede earlier sheets, but which this Authority considers contain an amendment that goes beyond the disclosure in the international application as filed, as indicated in item 4 of Box No. I and the Supplemental Box.							
b. (sent to the International Bu	ureau only) a total of (ndicate type and number	of electronic carrier(s)) containing a					
Box Relating to Sequence I	b. (sent to the International Bureau only) a total of (indicate type and number of electronic carrier(s)), containing a sequence listing and/or tables related thereto, in computer readable form only, as indicated in the Supplemental Box Relating to Sequence Listing (see Section 802 of the Administrative Instructions).							
		22 of the Administrative in	istructions).					
This report contains indications relations.	ating to the following i	tems:						
Box No. I Basis of the opin								
☑ Box No. II Priority								
☐ Box No. III Non-establishme	nt of opinion with rega	I'd to novelty, inventive step and industrial applicability						
Lack of unity of it	 ☐ Box No. III Non-establishment of oplnion with regard to novelty, inventive step and industrial applicability ☐ Box No. IV Lack of unity of invention 							
	Box No. V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
니 Box No. VI Certain documen	its cited							
Box No. VII Certain defects in the international application								
Box No. VIII Certain observati	ons on the internation	al application						
Data of sub-ul-ul-ul-ul-ul-ul-ul-ul-ul-ul-ul-ul-ul-								
Date of submission of the demand		Date of completion of this report						
09.08.2004								
00.00.2004		27.12.2004						
Name and mailing address of the international		Authorized Officer						
preliminary examining authority: European Patent Office		A STATE OF THE PROPERTY OF THE PARTY OF THE						
D-80298 Munich		Forciniti, M						
Tel. +49 89 2399 - 0 Tx: 523656 Fax: +49 89 2399 - 4465	6 epmu d							
		Telephone No. +49 89 239	39-7903					

INTERNATIONAL PRELIMINARY REPORT - ON PATENTABILITY

International application No. PCT/JP2004/008152

_	Box No. I Basis of the report				
1.	. With regard to the language, thi filed, unless otherwise indicated	s report is based on the international application in the language in which it was under this item.			
	which is the language of a ti ☐ international search (und ☐ publication of the interna	slations from the original language into the following language, ranslation furnished for the purposes of: for Rules 12.3 and 23.1(b)) tional application (under Rule 12.4) examination (under Rules 55.2 and/or 55.3)			
2.	. With regard to the elements* of have been furnished to the recei report as "originally filed" and are	the international application, this report is based on (replacement sheets which ving Office in response to an invitation under Article 14 are referred to in this a not annexed to this report):			
	Description, Pages				
	1-6, 8-22	as originally filed			
	7	received on 10.12.2004 with letter of 10.12.2004			
•	Claims, Numbers				
	1-2	received on 10.12.2004 with letter of 10.12.2004			
	Drawings, Sheets				
	1/2-2/2	as originally filed .			
	☐ a sequence listing and/or an	y related table(s) - see Supplemental Box Relating to Sequence Listing			
3.	The amendments have resulted in the cancellation of: the description, pages the claims, Nos. the drawings, sheets/figs the sequence listing (specify): any table(s) related to sequence listing (specify):				
 This report has been established as if (some of) the amendments annexed to this report and listed be had not been made, since they have been considered to go beyond the disclosure as filed, as indicated in Supplemental Box (Rule 70.2(c)). the description, pages the claims, Nos. the drawings, sheets/figs the sequence listing (specify): any table(s) related to sequence listing (specify): 					
	* If item 4 applies, so	me or all of these sheets may be marked "superseded."			

INTERNATIONAL PRELIMINARY REPORT - ON PATENTABILITY

International application No. PCT/JP2004/008152

_		N # D: 1			·		
_	Box	x No. II Priority			·		
1.	 This report has been established as if no priority had been claimed due to the failure to furnish within the prescribed time limit the requested: □ copy of the earlier application whose priority has been claimed (Rule 66.7(a)). □ translation of the earlier application whose priority has been claimed (Rule 66.7(b)). 						
2.	This report has been established as if no priority had been claimed due to the fact that the priority claim has been found invalid (Rule 64.1). Thus for the purposes of this report, the international filing date indicated above is considered to be the relevant date.						
3.	3. Additional observations, if necessary:						
_ 	арр	k No. V Reasoned staten licability; citations and ex	nent und planatio	ler Article ns suppo	35(2) with	regard to novelty, inven statement	ntive step or industrial
	Nov	relty (N)	Yes: No:	Claims Claims	1-2		•
	Inve	entive step (IS)	Yes: No:	Claims Claims	1-2		
	Indu	strial applicability (IA)	Yes: No:	Claims Claims	1-2		
2.	Cita	Citations and explanations (Rule 70.7):					
	see	separate sheet					

Re Item_V

Reasoned statement with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. The following documents are referred to in this communication:

D1: JP-A 5306397

- 2. Document **D1** is considered to represent the most relevant state of the art for the subject-matter of independent **claim 1**. This claim differs from **D1** in principal in that:
 - (i) The lubricant has a viscosity of 800 mm²/s (=800cST) or less at 40°C.
 - (ii) A non combustible gas is used whose flow rate is 2000 cm³/min.
 - (iii) The flow velocity of the gas is 1 m/s or higher.
 - (iiii) The amount of oil per square meter of roll surface is from 0.01cm³ to 20cm³.
 - (iiiii) The grain size of the granulated or atomized lubricant is 1 mm or smaller.
- 2.1 The subject-matter of claims 1 is therefore novel (Article 33(2) PCT).
- 2.2 The features according to (i) to (iiiii) solve, in a non foreseeable manner with respect to the available prior art D1, the problem of lowering frictional force to reduce roll abrasion and rolling energy and to enhance the surface quality. Claim 1 is hence considered as involving an inventive step (Article 33(3) PCT).
- Claim 2 is dependent on claim 1 and as such also meets the requirements of the PCT with respect to novelty and inventive step.
- 4. The subject- matter of claims 1 to 2 is, without any doubts, industrially applicable (Article 33(4) PCT).

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any fire accident, when a lubricating oil which is added with one kind or two or more kinds among high-basic alkaline-earth metal phenate, high-basic alkaline-earth metal carboxylate, high-basic alkaline-earth metal salicylate, high-basic alkaline-earth metal sulfonate, and the like, is supplied by a gas atomizing method.

After dedicated examinations to solve the problems, the inventor discovered that it is possible to perform a safe and stable lubricated hot rolling while preventing fire from occurring even if a lubricating oil is supplied by the gas atomizing method in which the aforesaid high-basic alkaline-earth metal compound of relatively high viscosity is blended, with the following conditions:

- (1) the average particulate size of the lubricating oil is made to be less than 1 mm,
- (2) the flow rate of the noncombustible gas (for example, air, helium, nitrogen, argon, or the like) sprayed concurrently with the lubricating oil in a form of particulates is made to be 2000 cm³ or more per minute,
- (3) the spraying speed of the gas is made to be 1 m or more per second, and
- (4) the maximum amount of lubrication supply is made to be 20 cm^3 or less per 1 m^2 of the roll surface area.

In order to prevent fire caused by the lubricating oil, for example, scattering of the lubricating oil sprayed from the nozzle to areas other than the rolls should be prevented as much as possible, and 100% of the lubricating oil sprayed from the nozzle should adhere to the roll surface. This is because that when the lubricating oil

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VOSSIUS & PARTNER PATENTANWÄLTE SIEBERTSTR. 4
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CLAIMS

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.What is claimed is:

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Nippon Steel Corporation

Our Ref.: K 2271 PCT

1. A lubricated hot rolling method,

using a lubricating oil which contains one kind or two or more kinds among an high-basic alkaline-earth metal phenate, high-basic alkaline-earth metal carboxylate, high-basic alkaline-earth salicylate, or high-basic alkaline-earth metal sulfonate having a basicity of 40 mgKOH/g or higher, and has a viscosity at 40°C of 800 cSt or less, said lubricated hot rolling method comprising the step of:

supplying, when a material to be rolled is supplied between two rolls, said lubricating oil to said rolls, by using a noncombustible gas whose flow rate for one lubricating nozzle is 2000 cm³ or higher per minute, and whose flow velocity is 1 m per second or higher, in 0.01 cm³ or more and 20 cm³ or less per 1 m² of surface area of said rolls, after said lubricating oil is granulated or atomized into particulates having an average size of 1 mm or smaller.

2. The lubricated hot rolling method according to claim 1, wherein

the supply of said lubricating oil is started before said material to be rolled is bit between said two rolls, and an amount supplied of said lubricating oil is $1~\rm cm^3~or$ smaller per $1~\rm m^2$ of surface area of said rolls.